Marianne K. Ev-

Sec. 4. Notwithstanding the provision of section 212 (a) (9) of the Immigration and Nationality Act, Marianne Koch Everson, Frieda erson and other Painter-Luenenschloss, and Maja Veara may be issued visas and admitted to the United States for permanent residence if they are found to be otherwise admissible under the provisions of that Act.

SEC. 5. The exemptions provided for in this Act shall apply only to grounds for exclusion of which the Department of State or the Department of Justice had knowledge prior to the enactment of this Act.

Approved August 2, 1956.

Private Law 844

CHAPTER 898

JOINT RESOLUTION For the relief of certain aliens.

August 2, 1956
[H. J. Res. 683]

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That, for the purposes of children.

66Stat. 166, 180.

8 USC 1101, ality Act, the minor child, Laura Ann Aylott, shall be held and con- 1155. sidered to be the natural-born alien child of A. Bernacchia, a citizen of the United States.

SEC. 2. For the purposes of sections 101 (a) (27) and 205 of the Immigration and Nationality Act, the minor child, Teresa Benevento Nasci, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Bernardino Nasci, citizens of the United States.

SEC. 3. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Pasquale Pavone Benedetto, shall be held and considered to be the naturalborn alien child of Mr. and Mrs. Michael Benedetto, citizens of the United States.

Sec. 4. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Maria Bayeorgos, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Andy Bayeorgos, citizens of the United States.

SEC. 5. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Spyridon Todoulos and Kalliroi Todoulos, shall be held and considered to be the natural-born alien children of Sue M. Kennedy, a citizen of the United States.

SEC. 6. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Anna Chiodi, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Frank Pecoraro, citizens of the United States.

SEC. 7. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Emma Brajuha, shall be held and considered to be the natural-born alien child of Joseph and Rose Walkovich, citizens of the United States.

Sec. 8. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Lolita O. Eccles, shall be held and considered to be the natural-born alien child of Redward M. and Virginia O. Eccles, citizens of the United States.

SEC. 9. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Hiroko Higasa Goss, shall be held and considered to be the natural-born alien child of David Eugene Goss, a citizen of the United States.

Sec. 10. For the purposes of sections 101 (a) 727) (A) and 205 of the Immigration and Nationality Act, the minor child, Carlos Manuel DaSilva, shall be held and considered to be the natural-born alien child of Rosa Aurora De Sousa, citizen of the United States.

SEC. 11. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Andoquio B. Bunayog, shall be held and considered to be the natural-born alien child of Epefanio C. Golosino, a citizen of the United States.

SEC. 12. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Robert Thomas, shall be held and considered to be the natural-born alien child of Norman and Isabella Arthur, citizens of the United States.

SEC. 13. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Pak Un Ha, shall be held and considered to be the natural-born alien child of Master Sergeant Carrol Pender, a citizen of the United States.

SEC. 14. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Hiroko Uesugi (Susan Ann Roach), shall be held and considered to be the natural-born alien child of William D. Roach, a citizen of the United States.

Sec. 15. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Filomena and Gabriele Scarsella, shall be held and considered to be the natural-born alien children of Biagio and Maria Scarsella, citizens of the United States.

SEC. 16. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Elizabeth Anne McLean-Martin, shall be held and considered to be the natural-born alien child of William McLean-Martin, a citizen of the United States.

SEC. 17. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Loredana Ramaioli Kaczoroski, shall be held and considered to be the natural-born alien child of Mr. and Mrs. John J. Kaczoroski, citizens of the United States.

Sec. 18. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Panoraea Panos, shall be held and considered to be the natural-born alien child of Mr. and Mrs. Charles Panos, citizens of the United States.

Sec. 19. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor children, Myrrine and Fitzgerald Christie, shall be held and considered to be the naturalborn alien children of Joslyn Christie, a citizen of the United States.

SEC. 20. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Franca van Landingham, shall be held and considered to be the natural-born alien child of Floyd van Landingham, a citizen of the United States.

SEC. 21. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Nouran Mateosian shall be held and considered to be the natural-born alien minor child of George and Sara Mateosian, citizens of the United States.

SEC. 22. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Charles Arnaiz shall be held and considered to be the natural-born alien minor child of Delos B. Jones, a citizen of the United States.

SEC. 23. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, John T. Lipset shall be held and considered to be the minor natural-born alien child of Doctor Louis J. Lipset, a citizen of the United States.

SEC. 24. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Ljubomir Barac (also known as Ljubo Barac) shall be held and considered to be the minor alien child of Ante Barac, a citizen of the United States.

Sec. 25. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, Nikola Nedeljkovic shall be held and considered to be the minor alien child of Milenko Nedeljkovic, a citizen of the United States.

Sec. 26. For the purposes of sections 101 (b) (2), 203 (a) (2), and 205 of the Immigration and Nationality Act, Mrs. Maria A. Maresch shall be held and considered to be the mother of Mrs. Hildegard A.

Spillman, a citizen of the United States.

SEC. 27. For the purposes of sections 101 (a) (27) (A) and 205 of the Immigration and Nationality Act, the minor child, Yumi Mense, shall be held and considered to be the natural-born alien child of Mr. Alfred L. Mense, a citizen of the United States.

Approved August 2, 1956.

Private Law 845

CHAPTER 899

AN ACT

For the relief of Elma Agnes Gibson Hollingsworth.

August 2, 1956 [H. R. 8068]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That Elma Agnes Gibson Hollingsworth, administratrix of the estate of Virgil Thomas Gibson (Veterans' Administration claim numbered XC 539 583), is hereby relieved of all liability to repay to the United States the sum of \$1,209.44, together with interest and costs, which she was held liable to repay the United States by the United States Court of Appeals for the Ninth Circuit on September 13, 1955. Such sum represents the amount overpaid to the said Virgil Thomas Gibson by the Veterans' Administration through an administrative error.

Approved August 2, 1956.

Private Law 846

CHAPTER 900

AN ACT

For the relief of Cyrus B. Follmer.

August 2, 1956 [H. R. 11207]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to pay, out of any money in the Treasury not otherwise appropriated, to Cyrus B. Follmer, the sum of \$4,737. The payment of such sum shall be in full satisfaction of any and all claims against the United States for compensation for reasonable and necessary personal property lost while in the course of his duties as clerk in the American Embassy at Berlin, Germany, in 1941, as a result of war or conditions resulting from war: Provided, That no part of the amount appropriated in this Act shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim, and the same shall be unlawful, any contract to the contrary notwithstanding. Any person violating the provisions of this Act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be fined in any sum not exceeding \$1,000.

Approved August 2, 1956.

Cyrus B. Foll-